PATENT COOPERATION TREATY

From the

INTERNATIONAL SEARCHING AUTHORITY

To: PARK, Jang-Won			PCT
Jewoo Bldg. 5th Floor, 200, Nonhyun-I Gu,Seoul,135-010Republic of Korea	Dong, Gangnam-		RITTEN OPINION OF THE IONAL SEARCHING AUTHORITY (PCT Rule 43bis.1)
	,,,,,	Date of mailing (day/month/year)	11 JULY 2005 (11.07.2005)
Applicant's or agent's file reference PALDO05498	•	FOR FURTHER A	CTION See paragraph 2 below
International application No. PCT/KR2005/000477	International filing da 22 FEBRUARY	ate (day/month/year) 2005 (22.02.2005)	Priority date(day/month/year) 23 FEBRUARY 2004 (23.02.2004)
International Patent Classification (IPC) of IPC7 A62B 1/00	or both national classif	fication and IPC	
Applicant RHEE, Dae-Ok			
Box No. IV Lack of unity of Box No. V Reasoned stater citations and exp Box No. VI Certain docume Box No. VII Certain defects Box No. VIII Certain observa 2. FURTHER ACTION If a demand for international preliminal International Preliminary Examining of the than this one to be the IPEA and opinions of this International Searching If this opinion is, as provided above, or	nion lent of opinion with resoft invention ment under Rule 43bis. planations supporting ents cited is in the international aptions on the internation ary examination is ma Authority ("IPEA") ex the chosen IPEA has ag Authority will not b considered to be a writtappropriate, with amer expiration of 22 months A/220.	gard to novelty, inventive 1(a)(i) with regard to novel such statement pplication and application ade, this opinion will be concept that this does not appropriate the International personal second considered. ten opinion of the IPEA, the adments, before the expirations.	onsidered to be a written opinion of the oly where the applicant chooses an Authority Bureau under Rule 66.1 bis(b) that written the applicant is invited to submit to the ation of 3 months from the date of mailing hichever expires later.

Name and mailing address of the ISA/KR



Korean Intellectual Property Office 920 Dunsan-dong, Seo-gu, Daejeon 302-701, Republic of Korea

Facsimile No. 82-42-472-7140

Authorized officer

KIM, DONG KUK

Telephone No. 82-42-481-8144



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/KR2005/000477

Box	No. I Basis of this opinion
1.	With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.
	This opinion has been established on the basis of a translation from the original language into the following language
	, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).
	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:
	a. type of material
	a sequence listing
	table(s) related to the sequence listing
	b. format of material
	in wirtten format in computer readable form
	time of filing/furnishing
. :	contained in the international application as filed.
	filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search,
3. [In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been
	filed or furnished, the required statements that the information in the subsequent or additioanl copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4. <i>I</i>	Additional comments:
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Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Novelty (N)	Claims 1-19	· ·	YES
	Claims None		NO NO
Inventive step (IS)	Claims 1-19		YES
	Claims None		ио
Industrial applicability (IA)	Claims 1-19	· · · · · · · · · · · · · · · · · · ·	YES
	Claims None		NO

2. Citations and explanations:

Reference is made to the following documents:

D1: US 4,452,339 D2: US 4,520,900 D3: KR 1020030029188

I. Novelty

The present application relates to an emergency release apparatus comprises: an air tube having and accommodation space for an evacuee and for protecting the evacuee from an external impact; a rope connected to the air tube, having one end fixed to an evacuation place, and having a length long enough to reach the ground; and a controller mounted in the air tube and connected to the rope, for descending the air tube in which the evacuee is accommodated to the ground at a safe speed.

D1 relates to a full length and protected body harness attached by cable wire to an apparatus with a controlled pay out for use in escaping mortal danger in high-rise buildings. D2 relates to an escape support for personnel in the form of harnesses or a protective cage is suspended from a trolley, riding on a rail extending externally from the building. D3 relates to A lifesaving air vest and preparation thereof are provided which the wearer can float in the air by charging a gas therein, thereby a casualty can wait a rescue without the body heat reduction or the fatigue accumulation for a long time.

D1 and D2 disclose neither the air tube for protecting from an external impact nor the controller mounted in the air tube, which are disclosed in claim 1 of the present application. Therefore, claim 1 meets the requirement of PCT Article 33(2). Since claims 2 through 19 are dependent on claim 1, they also meet the requirement of PCT Article 33(2).

Ⅱ. Inventive Step

Claim 1 through 19 features an emergency release apparatus comprises: an air tube with a transparent window and a plurality of buffering protrusions; a gas tank and a air bag installed at an inner floor of the air tube; an air resisting portion mounted at an upper side of the air tube; a rope connected to the air tube, having one end fixed to an evacuation place. Consequently, the emergency release apparatus enables an evacuee to safely descend to the ground with the eyes covered comfortably and external impact minimized.

None of D1-D5 disclose the technical features defined in claim 1 through 19. In addition, said technical features would not be obvious to a person skilled in the art. Therefore, claim 1 through 19 meet the requirement of PCT Article 33(3).

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Box No. VIII Certain observations on the international applicat

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claim 1 through 19 claim a controller for the emergency release apparatus. However there just is a hopeful function of it, and no detailed constitution within the controller by which the speed is controlled is present in the detailed description. Therefore, it is not considered that claim 1 through 19 are described in a clear and concise way and the detailed description is written as used without a difficulty by a person skilled in the art, contrary to PCT Article 5 and 6.